Case 22-90340 Document 1 Filed in TXSB on 12/21/22 Page 1 of 26

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Fi	ll in this information to identify the case:						
U	nited States Bankruptcy Court for t	he <u>Southern Distr</u>	ict of Texas				
С	ase number (<i>if known</i>):	Chapte	er <u>11</u>				
							☐ Check if this is ar
							amended filing
Of	ficial Form 201						
	oluntary Petition	for Non-	Individu	ale Filin	a for Ra	nkruntcy	06/22
	ore space is needed, attach a separa						
	nown). For more information, a separation						ne case namber
1.	Debtor's name	Core Scientific	Mining LLC				
2.	All other names debtor used in the last 8 years	N/A					
	Include any assumed names, trade						
	names, and <i>doing business as</i> names						
3.	Debtor's federal Employer Identification Number (EIN)	92-1386971					
4.	Debtor's address	Principal place	of business		Mailing add place of bu	ress, if different fro siness	m principal
		210 Bartor	n Springs Road		2407	S. Congress	Avenue
		Number Street	1 5	_	Number	Street	
		Suite 300			Ste. E-101 P.O. Box		
			_			_	
		Austin City	Texas State	78704 ZIP Code	Austin City	Texas State	78704 ZIP Code
						principal assets, if	different from
		Travis			principal pi	ace of business	
		County			Number	Street	
					rambol	Cuoci	
					City	State	ZIP Code
5.	Debtor's website (URL)	https://corescie	entific.com/				
6.	Type of debtor		excluding LLP)	iability Company	(LLC) and Limited	d Liability Partnershi	p (LLP))

Case 22-90340 Document 1 Filed in TXSB on 12/21/22 Page 2 of 26 Case number (if known) 22-____()

Der	Name	Case number (il known)					
		A. Check one:					
7.	Describe debtor's business						
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		☐ Railroad (as defined in 11 U.S.C. § 101(44))					
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))					
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))					
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))					
		None of the above ■ The state of					
		B. Check all that apply: Tax- exempt entity (as described in 26 U.S.C. § 501) Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3) Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))					
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes .					
		5182 - Data Processing, Hosting, and Related Services					
8.	Under which chapter of the Bankruptcy Code is the	Check one:					
	debtor filing?	□ Chapter 7					
		☐ Chapter 9					
		☐ Chapter 11. Check all that apply:					
	A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debter is a "small business debter")	☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).					
	debtor is a "small business debtor") must check the second sub-box.	□ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).					
		☐ A plan is being filed with this petition.					
		 Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). 					
		☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A)					

Were prior bankruptcy cases

filed by or against the debtor

within the last 8 years?

separate list.

If more than 2 cases, attach a

1934 Rule 12b-2.

☐ Chapter 12

⊠ No

□ Yes

☐ The debtor is a shell company as defined in the Securities Exchange Act of

MM/ DD/ YYYY

MM / DD/ YYYY

Case number

_ Case number

Debtor Case 22-90340 Document 1 Filed in TXSB on 12/21/22 Page 3 of 26 Case number (if known)

Name

Case 22-90340 Document 1 Filed in TXSB on 12/21/22 Page 3 of 26 ()

	Are any bankruptcy cases	□ No								
	pending or being filed by a pusiness partner or an affiliate of the debtor?	\boxtimes	Yes	Debtor	See Schee	dule 1		Relationship	See Schedule 1	
á				District	Southern	District of T	exas	When	December 21, 2022	
	List all cases. If more than 1, attach a separate list.			Case number, if known				MM / DD/ YYYY		
11.	Why is the case filed in this district?	Ch	eck all t	that apply:						
				diately preced					this district for 180 days days than in any other	
			A bar	nkruptcy case	concerning de	ebtor's affilia	ate, general partner,	or partnershi	p is pending in this district.	
	Does the debtor own or have possession of any real	\boxtimes	No							
i	property or personal property that needs immediate		Yes. A	Answer below	for each prop	erty that ne	eds immediate atter	ition. Attach a	additional sheets if needed.	
á	attention?		٧	Vhy does the	property ne	ed immedia	ite attention? (Che	eck all that ap	ply.)	
				It poses o	•	pose a thre	at of imminent and i	dentifiable ha	zard to public	
				What is th	e hazard?					
				lt needs to	be physically	secured or	protected from the	weather.		
				without at		ample, live	ets that could quick stock, seasonal goo ptions).	•		
			□ Other							
				Where is the	property?					
						Number	Street			
						City		State	ZIP Code	
			Is	the propert	y insured?					
						□ No				
						☐ Yes.	Insurance agency			
							Contact Name			
							Phone			
	Statistical and admin	istra	tive ir	nformation						
13	. Debtor's estimation of	Che	ck one:							
	available funds									
14	. Estimated number of		1-49			⊠ 1,000-	5,000		25,001-50,000	
	creditors		50-99	_		•	10,000		50,001-100,000	
	(on a consolidated basis with all affiliated debtors)		100-19 200-99			☐ 10,001	-25,000		More than 100,000	

Debtor Case 22-90340 Document 1 Filed in TXSB on 12/21/22 Page 4 of 26 Core Scientific Mining LLC Case number (if known)

	Name				_		
15.	Estimated assets	□ \$0)-\$50,000		\$1,000,001-\$10 million		\$500,000,001-\$1 billion
	(on a consolidated basis with all affiliated debtors)		50,001-\$100,000		\$10,000,001-\$50 million	n 🛛	, , , , ,
	u	·	100,001-\$500,000		\$50,000,001-\$100 million		* · · · , · · · · · · · · · · · · · · ·
		□ \$5	500,001-\$1 million		\$100,000,001-\$500 mil	lion 🗆	More than \$50 billion
16.	Estimated liabilities	□ \$0)-\$50,000		\$1,000,001-\$10 million		\$500,000,001-\$1 billion
	(on a consolidated basis with all	□ \$5	50,001-\$100,000		\$10,000,001-\$50 million	n 🗵	\$1,000,000,001-\$10 billion
	affiliated debtors)	□ \$1	00,001-\$500,000		\$50,000,001-\$100 million	on \square	\$10,000,000,001-\$50 billion
		□ \$5 ————	500,001-\$1 million		\$100,000,001-\$500 mil	lion 🗆	More than \$50 billion
	Request for Relief, D	eclarat	ion, and Signatures				
WARI	NING — Bankruptcy fraud is a up to \$500,000 or imp		_				
17.	Declaration and signature of authorized representative of debtor		The debtor requests this petition.	s relief in a	ccordance with the chapt	er of title 11, U	nited States Code, specified in
	debioi		I have been authori	zed to file	his petition on behalf of t	he debtor.	
			I have examined the true and correct.	e informati	on in this petition and hav	ve a reasonable	e belief that the information is
				alty of peri	ury that the foregoing is t	rue and correct	
			r declare under pen	aity of perj	dry that the loregoing is t	rue and correct	
			Executed on D	ecember MM / DD/ Y	21, 2022 YYY		
			x /s/ Todd DuC	hene		Todd DuCh	nene
			Signature of au debtor	thorized re	presentative of	Printed name	е
			President				
			Title				
18.	Signature of attorney	×	/3/ Alliedo IX. I e		<u> </u>		ember 21, 2022
			Signature of attorn	ey for deb	or		/ DD / YYYY
			Alfredo R. Pérez			Ray C. Schro	ock, P.C.
			Printed Name				
			Weil, Gotshal &	Manges L	LP	Weil, Gotsha	I & Manges LLP
			Firm Name				
			700 Louisiana S	treet, Suit	e 1700	767 Fifth Ave	enue
			Address				
			Houston, Texas	77002		New York, N	ew York 10153
			City/State/Zip			•	
			(713) 546-5000			(212) 310-80	00
			Contact Phone			\ = , \ \ . \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
			alfredo perez@w	veil com		Ray Schrock	@weil com

Texas

State

Email Address 15776275

Bar Number

Schedule 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case, filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of Texas (Houston Division) (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of each Entity listed below be consolidated for procedural purposes only and jointly administered, pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure, under the case number assigned to the chapter 11 case of Core Scientific, Inc.

COMPANY
Core Scientific Mining LLC
Core Scientific, Inc.
Core Scientific Acquired Mining LLC
Core Scientific Operating Company
Radar Relay, Inc.
Core Scientific Specialty Mining (Oklahoma) LLC
American Property Acquisition, LLC
Starboard Capital LLC
RADAR LLC
American Property Acquisitions I, LLC
American Property Acquisitions VII, LLC

ACTION BY
WRITTEN CONSENT OF
THE GOVERNING BODIES OF
CORE SCIENTIFIC MINING LLC
CORE SCIENTIFIC ACQUIRED MINING LLC
CORE SCIENTIFIC OPERATING COMPANY
RADAR RELAY, INC.
CORE SCIENTIFIC SPECIALTY MINING (OKLAHOMA) L.L.C.,
AMERICAN PROPERTY ACQUISITION, LLC
RADAR LLC
AMERICAN PROPERTY ACQUISITIONS I, LLC
AMERICAN PROPERTY ACQUISITIONS VII, LLC

The required members of the board of directors or the sole member, as the case may be (as applicable, the "Governing Body"), of each of the entities referenced above (each, an "Entity," and collectively, the "Company"), do hereby consent to, adopt, and approve, by written consent in accordance with, as applicable, Section 141(f) of the Delaware General Corporation Law, Section 18-302(d) of the Delaware Limited Liability Company Act, Section 101.359 of the Texas Limited Liability Company Act, Section 7-80-706 of the Colorado Limited Liability Company Act, the North Carolina Limited Liability Company Act, and Section 14-11-309 of the Georgia Limited Liability Company Act, the following resolutions and each and every action effected thereby:

WHEREAS, each Entity is a direct or indirect wholly-owned subsidiary of Core Scientific, Inc. ("*Core*"), a Delaware corporation;

WHEREAS, the Company, with the assistance of legal and financial advisors, has been conducting a review of strategic alternatives;

WHEREAS, the applicable Governing Body of each Entity has reviewed and had the opportunity to ask questions about the materials presented by the management and the legal and financial advisors of such Entity regarding the liabilities and liquidity of such Entity, the strategic alternatives available to it, and the impact of the foregoing on such Entity's business; and

WHEREAS, the applicable Governing Body of each Entity has had the opportunity to consult with the management and the legal and financial advisors of such Entity to fully consider each of the strategic alternatives available to such Entity; and

WHEREAS, the applicable Governing Body of each Entity believes that taking the actions set forth below are in the best interests of such Entity and, therefore, desires to adopt, authorize, and approve the following resolutions:

I. Commencement of Chapter 11 Cases

NOW, THEREFORE BE IT RESOLVED, each Governing Body has determined, after consultation with the management and the legal and financial advisors of the applicable Entity, that it is desirable and in the best interests of such Entity, its creditors, and other parties in interest that a petition be filed by such Entity seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "*Bankruptcy Code*") in the United States Bankruptcy Court for the Southern District of Texas (the "*Bankruptcy Court*"); and

RESOLVED, that any member, officer or director of such Entity (each, an "Authorized Officer"), in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, to negotiate, execute, verify, deliver and file, in the name and on behalf of such Entity, and under its corporate seal or otherwise, all plans, petitions, schedules, statements, motions, lists, applications, pleadings, affidavits, declarations, orders, notices and other papers (collectively, the "Chapter 11 Filings") (with such changes therein and additions thereto as such Authorized Officer may deem necessary, appropriate or advisable, the execution and delivery of any of the Chapter 11 Filings by such Authorized Officer with any changes thereto to be conclusive evidence that such Authorized Officer deemed such changes to meet such standard) in the Bankruptcy Court, and, in connection therewith, to take and perform any and all further acts and deeds which such Authorized Officer deems necessary, proper, or desirable in connection with such Entity's chapter 11 case (each, a "Chapter 11 Case" and collectively, the "Chapter 11 Cases"), including, without limitation, negotiating, executing, delivering, performing and filing any and all documents, schedules, statements, lists, papers, agreements, certificates, and/or instruments (or any amendments or modifications thereto) in connection with, or in furtherance of, such Chapter 11 Case and the transactions and professional retentions set forth in this resolution; and be it further

II. Retention of Advisors

RESOLVED, that, in connection with the Chapter 11 Cases, any Authorized Officer, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered and directed, with full power of delegation, in the name and on behalf of the applicable Entity, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers and other professionals, on behalf of such Entity, that such Authorized Officer deems necessary, appropriate or advisable in connection with, or in furtherance of, the Chapter 11 Cases, with a view to the successful prosecution of the Chapter 11 Cases (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and be it further

RESOLVED, that the law firm of Weil, Gotshal & Manges LLP, located at 767 Fifth Avenue, New York, New York 10153, is hereby retained as attorneys for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of PJT Partners LP, located at 280 Park Avenue, New York, New York 10017, is hereby retained as investment banker for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of AlixPartners, LLP, located at 909 Third Avenue, New York, New York 10022, is hereby retained as financial advisor for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Stretto Inc., located at 7 Times Square, New York, New York 10036, is hereby retained as claims and noticing agent for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

III. Debtor-in-Possession Financing

RESOLVED, that in connection with the Chapter 11 Cases, it is in the best interests of (i) in the case of Core (the "*DIP Facility Borrower*"), to enter into and obtain loans, (ii) in the case of the Guarantors (as defined below), to guarantee the DIP Facility Borrower's obligations under the DIP Credit Agreement (as defined below), and (iii) in the case of the DIP Facility Borrower and the Guarantors, to consummate the transactions under that certain multiple draw superpriority senior secured debtor-in-possession term loan credit facility in an aggregate principal amount of up to \$75,000,000 to be evidenced by that certain

Secured Debtor-in-Possession Credit Agreement, by and among, the DIP Facility Borrower and each other Entity, as guarantors (the "Guarantors"), the lenders from time to time party thereto (the "Lenders"), and the administrative agent for the Lenders (in such capacity and together with its successors, the "Agent") (together with the Exhibits and Schedules annexed thereto, the "DIP Credit Agreement"; capitalized terms used in this section with respect to debtor-in-possession financing and not otherwise defined herein shall have the meanings ascribed to such terms in the DIP Credit Agreement) in each case subject to approval by the Bankruptcy Court, which is necessary and appropriate to the conduct of the business of the Entity (the "Debtor-in-Possession Financing"); and be it further

RESOLVED, that the execution and delivery of the DIP Credit Agreement and the DIP Financing Documents (as defined below) by each Entity that is party thereto and the consummation by such Entity of the transactions contemplated thereunder, including (i) in the case of the DIP Facility Borrower, the borrowing of funds under the DIP Credit Agreement, (ii) in the case of Guarantors, the guaranty of the obligations thereunder as provided in any guaranty, (iii) in the case of the DIP Facility Borrower and the Guarantors, the grant of a security interest in and liens upon substantially all of such Entity's assets in favor of the secured parties (including the authorization of financing statements in connection with liens) and (iv) the execution, delivery and performance of all other agreements, instruments, documents, notices or certificates constituting exhibits to the DIP Credit Agreement or that may be required, necessary, appropriate, desirable or advisable to be executed or delivered pursuant to the DIP Credit Agreement or otherwise related thereto, including interest rate or currency hedging arrangements (each a "DIP Financing Documents" and collectively, the "DIP Financing Documents"), the making of the representations and warranties and compliance with the covenants thereunder and the assumption of any obligations under and in respect of any of the foregoing, are hereby authorized and approved in all respects, and that any Authorized Officer, who may act without the joinder of any other Authorized Officer, is hereby severally authorized, empowered and directed, in the name and on behalf of such Entity, to execute and deliver the DIP Credit Agreement and any other DIP Financing Document to which such Entity is a party, with such changes therein and additions thereto as any such Authorized Officer, in his or her sole discretion, may deem necessary, convenient, appropriate, advisable or desirable, the execution and delivery of the Dip Credit Agreement and such DIP Financing Document with any changes thereto by the relevant Authorized Officer, to be conclusive evidence that such Authorized Officer deemed such changes to meet such standard; and be it further

RESOLVED, that the form, terms and provisions of each of (i) the DIP Credit Agreement, including the use of proceeds to provide liquidity for the Company throughout the Chapter 11 Cases, substantially in the form presented to the Governing Body and (ii) any and all of the other agreements, including, without limitation, any guarantee and security agreement, letters, notices, certificates, documents and instruments authorized, executed, delivered, reaffirmed, verified and/or filed in connection with the Debtor-in-Possession Financing and the performance of obligations thereunder, including the borrowings and guarantees contemplated thereunder, are hereby, in all respects confirmed, ratified and approved; and be it further

RESOLVED, that any Authorized Officer, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of each applicable Entity, to cause such Entity to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the DIP Credit Agreement and any other DIP Financing Document, in the name and on behalf of such Entity under its corporate seal or otherwise, and such other documents, agreements, instruments and certificates as may be required by the Agent or required by the DIP Credit Agreement and any other DIP Financing Documents; and be it further

RESOLVED, that each Entity be, and hereby is, authorized to incur the obligations and to undertake any and all related transactions contemplated under the DIP Credit Agreement and any other DIP Financing Document including the granting of security thereunder; and be it further

RESOLVED, that any Authorized Officer, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of each applicable Entity, to grant security interests in, and liens on, any and all property of such Entity as collateral pursuant to the DIP Credit Agreement and any other DIP Financing Document to secure all of the obligations and liabilities of such Entity thereunder to the Lenders and the Agent, and to authorize, execute, verify, file and/or deliver to the Agent, on behalf of such Entity, all agreements, documents and instruments required by the Lenders in connection with the foregoing; and be it further

RESOLVED, that any Authorized Officer, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of each applicable Entity, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the DIP Credit Agreement and any other DIP Financing Document, which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable to perform such Entity's obligations under or in connection with the DIP Credit Agreement or any other DIP Financing Document and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

RESOLVED, that any Authorized Officer, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of each applicable Entity, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP Credit Agreement and/or any of the DIP Financing Documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable; and be it further]

IV. Restructuring Support Agreement

RESOLVED, that in connection with the Chapter 11 Cases, the applicable Governing Body of each Entity has determined that it is in the best interests of such Entity to enter into a Restructuring Support Agreement (the "*Restructuring Support Agreement*") on the terms and conditions substantially similar to those set forth in the form of Restructuring Support Agreement previously provided to such Governing Body; and be it further

RESOLVED, that the form, terms and provisions of the Restructuring Support Agreement, together with the term sheet annexed thereto (the "Term Sheet") and the execution, delivery and performance thereof and the consummation of the transactions contemplated thereunder by such Entity are hereby authorized, approved and declared advisable and in the best interest of such Entity, with such changes therein and additions thereto as the Authorized Officer executing the same may in his or her discretion deem necessary or appropriate, the execution of the Restructuring Support Agreement to be conclusive evidence of the approval thereof; and be it further

RESOLVED, that any Authorized Officer is hereby authorized, empowered, and directed, in the name and on behalf of such Entity, to cause such Entity to deliver, certify, file and/or record, the Restructuring Support Agreement, including the Term Sheet attached thereto and such other documents, agreements, instruments and certificates as may be required by the Restructuring Support Agreement, including the Term Sheet; and be it further

V. General Authority and Ratification

RESOLVED, that any Authorized Officer, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of the applicable Entity, to take and perform any and all further acts or deeds that, in the judgment of such Authorized Officer, shall be or become necessary, proper, or desirable in connection with the Chapter 11 Case, including, but not limited to, (i) the negotiation of such additional agreements, amendments, modifications, supplements, reports, documents, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, notes, certificates, or other documents that may be required, (ii) the execution, delivery, certification, recordation, performance under and filing (if applicable) of any of the foregoing, and (iii) the payment of all fees, consent payments, taxes and other expenses as any such Authorized Officer, in his or her sole discretion, may approve or deem necessary, appropriate or desirable in order to carry out the intent and accomplish the purposes of the foregoing resolutions and the transactions contemplated thereby, all of such actions, executions, deliveries, filings and payments to be conclusive evidence of such approval or that such Authorized Officer deemed the same to meet such standard; and be it further

RESOLVED, that any and all past actions heretofore taken by any Authorized Officer in the name and on behalf of the applicable Entity in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects as the acts and deeds of such Entity; and be it further

RESOLVED, that this consent may be executed in two or more counterparts, each of which shall constitute an original, and all of which shall constitute one and the same instrument. The secretary of each Entity is authorized to place a copy of this consent in the official records of each Entity to document the actions set forth herein as actions taken by the applicable Governing Body of such Entity.

[Signature page follows.]

IN WITNESS WHEREOF, the undersigned, being the sole director of RADAR RELAY, INC., has executed this written consent as of the date first written above.

By:

Todd DuChene

Name: Todd Duchene

Title: President

IN WITNESS WHEREOF, the undersigned, being a director of CORE SCIENTIFIC OPERATING COMPANY has executed this written consent as of the date first written above.

Bv: Todd DuChene

Name: Todd DuChene

Title: EVP, General Counsel, Chief Compliance Officer and Secretary IN WITNESS WHEREOF, the undersigned, being the sole member of **CORE SCIENTIFIC SPECIALTY MINING (OKLAHOMA) LLC** has executed this written consent as of the date first set forth above.

CORE SCIENTIFIC OPERATING COMPANY

By: Todd Dulhene

Name: Name: DuChene

Title: EVP, General Counsel, Chief Compliance Officer and Secretary IN WITNESS WHEREOF, the undersigned, being the sole member of each of AMERICAN PROPERTY ACQUISITIONS I, LLC and AMERICAN PROPERTY ACQUISITIONS VII, LLC has executed this written consent as of the date first set forth above.

AMERICAN PROPERTY ACQUISITION, LLC

BY: Core Scientific Operating Company, its sole member

By: Todd DuChene

Name: Todd DuChene

Title: EVP, General Counsel, Chief Compliance Officer and Secretary

IN WITNESS WHEREOF, the undersigned, being the sole member of each of **STARBOARD CAPITAL LLC** and **RADAR LLC**, has executed this written consent as of the date first set forth above.

RADAR RELAY, INC.

DocuSigned by:

Todd DuChene

Name: Todd Duchene Title: President IN WITNESS WHEREOF, the undersigned, being the sole member of each CORE SCIENTIFIC ACQUIRED MINING LLC and CORE SCIENTIFIC MINING LLC, has executed this written consent as of the date first set forth above.

CORE SCIENTIFIC, INC.

Docusigned by:
Todd Du Chene

By: _________Name: Todd DuChene

Title: President, Chief Legal Officer and

Secretary

IN WITNESS WHEREOF, the undersigned, being the sole member of **AMERICAN PROPERTY ACQUISITION**, **LLC**, has executed this written consent as of the date first set forth above.

CORE SCIENTIFIC OPERATING COMPANY

Docusigned by:

Todd Duchene

By:

43048887D89C4EE

Name: Todd DuChene

Title: EVP, General Counsel, Chief Compliance

Officer and Secretary

Fill in this information to identify the case:					
Debtor name: Core Scientific Mining LLC					
United States Bankruptcy Court for the <u>Southern District of Texas</u> (State)					
Case number (If known): 22()					

☐ Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of consolidated creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes.¹ Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	ne of creditor and complete mailing ress, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured clamount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoficalculate unsecured claim.		l in total claim
					Total claim, if partially secured	Deduction for value of collateral or setoff ²	Unsecured claim
1	BRF Finance Co., LLC Attn.: General Counsel 30870 Russell Ranch Road, Suite 250 Westlake Village, California 91362	Attn.: General Counsel Phone: (310) 966-1444 Email: legal@brileyfin.com	Financing	Unliquidated			\$42,364,611.00
2	Dalton Utilities Attn.: Tom Bundros 1200 V D Parrott Jr Parkway Dalton, Georgia 30721	Attn.: Tom Bundros Phone: (706) 278-1313 Facsimile: (706) 278-7230 Email: tbundros@dutil.com	Utility				\$6,714,988.00
3	Shell Energy Solutions Attn.: Marty Lundstrom 21 Waterway Avenue, Suite 450 The Woodlands, Texas 77380	Attn.: Marty Lundstrom Phone: (832) 510-1042 Facsimile: (832) 510-1128 Email: marty.lundstrom@mp2energy.com	Utility				\$3,808,132.00
4	U.S. Customs and Border Patrol Attn.: Raul Ortiz 1300 Pennsylvania Avenue, Suite 4.4-B Washington, District of Columbia 20229	Attn.: Raul Ortiz Phone: (202) 344-2050 Facsimile: (973) 368-6913	Customs Fees	Disputed			\$3,375,019.00
5	Cooley LLP Attn.: Daniel Peale 1299 Pennsylvania Avenue, NW Suite 700 Washington, District of Columbia 20004	Attn.: Daniel Peale Phone: (202) 842-7835 Email: dpeale@cooley.com	Professional Services				\$2,858,242.00
6	Kentucky Department of Revenue Attn.: Thomas B. Miller 501 High Street Frankfort, Kentucky 40601	Attn.: Thomas B. Miller Phone: (502) 564-5930 Facsimile: (502) 564-8946	Taxes	Disputed			\$2,762,948.00

¹ This list does not include secured creditors that did not properly perfect their security interests and may, thus, be treated as unsecured creditors.

² The listing of a claim as partially secured shall not be deemed an admission by the Debtors as to the validity or enforceability of the security interest. The Debtors reserve all rights to challenge any amounts listed in this Top 30 creditor list.

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Debtor Core Scientific Mining LLC

Case number (if known)

22- ()

Name

	ne of creditor and complete mailing ress, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecu amount. If claim is partially secured, fill in total amount and deduction for value of collateral or calculate unsecured claim.		ll in total claim
					Total claim, if partially secured	Deduction for value of collateral or setoff ²	Unsecured claim
7	Duke Energy Attn.: Tammy Daber, Power Contracts Administrator 9700 David Taylor Drive, Mail Code: DT01X Charlotte, North Carolina 28262	Attn.: Tammy Daber, Power Contracts Administrator Phone: (866) 541-8886 Email: tammy.daber@duke-energy.com	Utility				\$2,113,213.00
8	Priority Power Management LLC Attn.: Robert L. Douglas 2201 E Lamar Boulevard, Suite 275 Arlington, Texas 76006	Attn.: Robert L. Douglas Phone: (408) 375-0865 Email: rdouglas@prioritypower.com	Construction	Unliquidated, Disputed	\$24,000,000.00	\$22,232,057.00	\$1,767,943.00
9	Harper Construction Company, Inc. Attn.: Stephen Marble 2241 Kettner Boulevard, Suite 300 San Diego, California 92101	Attn.: Stephen Marble Phone: (619) 233-7900 Facsimile: (619) 233-1889 Email: lpz@harperconstruction.com	Construction	Disputed	\$9,200,000.00	\$7,500,000.00	\$1,700,000.00
10	Trilogy LLC Attn.: Shamel Bersik 6255 Saddle Tree Drive Las Vegas, Nevada 89118	Attn.: Shamel Bersik Phone: (888) 514-4200 Email: Sam@trilogycorp.com	Equipment				\$1,400,000.00
11	FlowTX Attn.: Lucas Leavitt 8610 Broadway Street, Suite 211 San Antonio, Texas 78217	Attn.: Lucas Leavitt Phone: (210) 455-0580 Email: lleavitt@flowtx.com	Construction				\$1,200,00.00
12	Moss Adams LLP Attn.: Findley Gillespie 999 Third Avenue, Suite 2800 Seattle, Washington 98104	Attn.: Findley Gillespie Phone: (206) 302-6212 Email: findley.gillespie@mossadams.com	Professional Services				\$456,434.00
13	Cherokee County Tax Collector Attn.: Delenna Stiles, Tax Collector 75 Peachtree Street, #225 Murphy, North Carolina 28906-2947	Attn.: Delenna Stiles, Tax Collector Phone: (828) 837-2421 Email: collections@cherokeecounty-nc.gov	Taxes				\$413,737.00
14	AAF International Attn.: Stuart Nichols 9920 Corporate Campus Drive Suite 2200 Louisville, Kentucky 40223	Attn.: Stuart Nichols Phone: (803) 322-8796 Email: snichols@AAFintl.com	Trade Goods				\$266,468.00
15	Sidley Austin LLP Attn.: Scott Parel 2021 McKinney Avenue, Suite 2000 Dallas, Texas 75201	Attn.: Scott Parel Phone: (214) 981-3431 Email: sparel@sidley.com	Professional Services				\$231,085.00
16	Securitas Security Services USA Inc. Attn.: Patrick Melody 4330 Park Terrace Drive West Lake Village, California 91361	Attn.: Patrick Melody Phone: (763) 287-6618 Email: patrick.melody@securitasinc.com	Security Services				\$195,373.00
17	CDW Direct Attn.: Rick Kulevich, General Counsel 200 N. Milwaukee Avenue Vernon Hills, Illinois 60061	Attn.: Rick Kulevich, General Counsel Phone: (847) 465-6000 Email: credit@cdw.com	Trade Goods				\$175,420.00
18	CES Corporation Attn.: Scott Weatherall 28029-108 Avenue Acheson, AB T7X 6P7 Canada	Attn.: Scott Weatherall Phone: (780) 910-6037 Email: s.weatherall@cescorp.ca	Trade Goods	Contingent, Unliquidated			\$174,951.00

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Debtor Core Scientific Mining LLC

Case number (if known)

22-____(

Name

	ne of creditor and complete mailing ress, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecu amount. If claim is partially secured, fill in total d, amount and deduction for value of collateral or		ll in total claim
					Total claim, if partially secured	Deduction for value of collateral or setoff ²	Unsecured claim
19	Marshall County Sheriff Attn.: Trent Weaver, Sheriff 52 Judicial Drive Benton, Kentucky 42025	Attn.: Trent Weaver, Sheriff Phone: (270) 527-3112 Email: marshallso@marshallco.org	Taxes				\$162,181.00
20	Tenet Solutions Attn.: Accounting Department 1238 Grey Fox Road Arden Hills, Minnesota 55112	Attn.: Accounting Department Phone: (651) 604-2838 Email: Tenet-AR@tenetsolutions.us	Trade Goods				\$139,551.00
21	Tenaska Power Services Co Attn.: Drew Fossum 14302 FNB Parkway Omaha, Nebraska 68154	Attn.: Drew Fossum Phone: (817) 462-1521 Email: TPMCustomerService@tnsk.com	Utility				\$113,951.00
22	Gensler Attn.: Todd Runkle 1011 S. Congress Avenue, Building 1, Suite 200 Austin, Texas 78704	Attn.: Todd Runkle Phone: (512) 867-8113 Email: todd_runkle@gensler.com	Construction				\$104,110.00
23	OP Attn.: Elise Chittick 10030 Bent Oak Drive Houston, Texas 77040	Attn.: Elise Chittick Phone: (713) 595-0522 Email: echittick@ophouston.com	Trade Goods				\$97,274.00
24	Bergstrom Electric Attn.: Steve Wasvick 3100 North Washington Street Grand Forks, North Dakota 58208	Attn.: Steve Wasvick Phone: (701) 775-8897 Email: Swasvick@berstromelectric.com	Construction				\$89,929.00
25	Amazon Web Services Inc. Attn.: Rashmi Manchanda 410 Terry Avenue North Seattle, Washington 98109-5210	Attn.: Rashmi Manchanda Phone: (415) 539-5057 Email: rmmanch@amazon.com	Cloud Services				\$76,120.00
26	McDermott Will and Emery LLP Attn.: Erin West 1 Vanderbilt Avenue New York, New York 10017	Attn.: Erin West Phone: (202) 756-8135 Email: eswest@mwe.com	Professional Services				\$54,834.00
27	DK Construction Company Attn.: Justin Edwards, President 5165 Gilbertsville Highway Calvert City, Kentucky 42029-0388	Attn.: Justin Edwards, President Phone: (270) 395-7656 Facsimile: (270) 395-1975	Facility Maintenance				\$40,561.00
28	Reed Wells Benson and Company Attn.: Kenneth Fulk 120010 N. Central Expressway, Suite 1100 Dallas, Texas 75243	Attn.: Kenneth Fulk Phone: (972) 788-4222 Email: kfulk@rwb.net	Construction				\$34,400.00
29	LiveView Technologies Inc. Attn.: Chris Parker 1226 S 1480 W Orem, Utah 84058	Attn.: Chris Parker Phone: (801) 221-9408 Ext. 315 Email: chris.parker@lvt.com	Trade Goods				\$25,877.00
30	Herc Rentals Attn.: Leslie Hunziker 27500 Riverview Center Boulevard Suite 100 Bonita Springs, Florida 34134	Attn.: Leslie Hunziker Phone: (239) 301-1675 Email: leslie.hunziker@hercrentals.com	Equipment Rental				\$22,898.00

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	X		
In re	:	Chapter 11	
CORE SCIENTIFIC MINING LLC,	:	Case No. 22()
Debtor.	:		
	: X		

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FED. R. BANKR. P. 1007 AND 7007.1

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), attached hereto as <u>Exhibit A</u> is an organizational chart of Core Scientific, Inc. ("Core Parent") and its debtor affiliates (each, a "Debtor" and collectively, the "Debtors"). Pursuant to Rule 1007(a)(3) of the Bankruptcy Rules, the below organizational chart combined with this statement identify all holders having an equity interest in the above-captioned debtor in possession. The Debtors respectfully represent as follows:

Equity ownership of Core Parent is represented by ordinary shares, 8.21% held by Darin Feinstein, 5.69% held by Matthew Minnis through MPM Life LLC, 5.03% held by Michael Levitt, and 81.07% widely held by other shareholders in the aggregate.

As set forth on **Exhibit A**, Core Parent owns 100% of the outstanding equity interests of (i) Core Scientific Acquired Mining LLC ("**Core Mining**"), (ii) Core Scientific Mining LLC, and (iii) Core Scientific Operating Company ("**Core Operating**").

Core Mining owns 100% of the outstanding equity interests of Radar Relay, Inc. ("Radar Relay"). Radar Relay, in turn, owns 100% of the outstanding equity interests of RADAR LLC and Starboard Capital LLC.

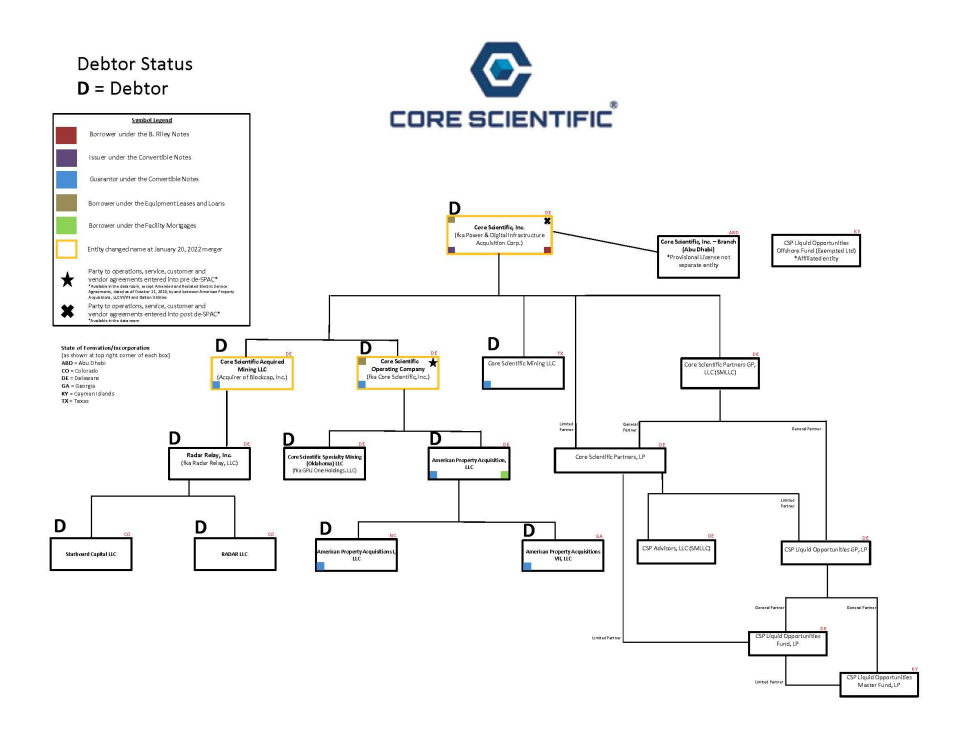
Core Operating owns 100% of the outstanding equity interests of Core Scientific Specialty Mining (Oklahoma) LLC and American Property Acquisition LLC ("American Property Acquisition").

American Property Acquisition owns 100% of the outstanding equity interests of American Property Acquisitions I, LLC and American Property Acquisitions VII, LLC.

As noted on **Exhibit A**, Core Parent owns approximately 19% of the outstanding equity interest of Non-Debtor Core Scientific Partners, LP, which, is owned in part by, and owns equity interests in, various other non-Debtor affiliates of Core Parent (collectively, the "**Non-Debtor Affiliates**"). The Non-Debtor Affiliates were formed in connection with a potential transaction that was not consummated and are currently dormant.

Exhibit A

Organizational Chart



IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re		Chapter 11					
COR	E SCIENTIFIC MINING LLC,	: Case No. 22()					
	Debtor.	: :					
		: x					
	LIST OF EQUIT	Y HOLDERS ¹					
	Pursuant to Rule 1007(a)(3) of the	Federal Rules of Bankruptcy Procedure, the					
follov	ving identifies all holders having a direct	or indirect ownership interest, of the above-					
captic	oned debtor in possession (the "Debtor").						
Check	c applicable box:						
	There are no equity security holders or corporations that directly or indirectly own 10% or more of any class of the Debtor's equity interest.						
\boxtimes	The following are the Debtor's equity secu	rity holders (list holders of each class, showing					

Name and Last Known Address or Place of	Kind/Class of	Number of
Business of Holder	Interest	Interests Held
Core Scientific, Inc. 210 Barton Springs Road, Suite 300 Austin, Texas 78704	Membership Interests	100%

known address or place of business of each holder):

the number and kind of interests registered in the name of each holder, and the last

List of Equity Holders

1

This list serves as the required disclosure by the Debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the Debtor's chapter 11 case.

Fill in this information to identify the case:		
Debtor name: Core Scientific Mining LLC		
United States Bankruptcy Court for the Southern District of Texas		
Case number (If known): 22()		

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING – Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

D

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

15 11 0	ic and correct.		
	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)		
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)		
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)		
	Schedule H: Codebtors (Official Form 206H)		
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)		
	Amended Schedule		
\boxtimes	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)		
	Other document that requires a declaration <u>Consolidated Corporate Ownership Statement and List of Equity Holders</u>		
I dec	clare under penalty of perjury that the for	egoing is true and correct.	
Executed on December 21, 2022 MM /DD /YYYY		/s/ Todd DuChene Signature of individual signing on behalf of debtor Todd DuChene Printed name President	
		Position or relationship to debtor	